

(Voluntary Jurisdiction Denied)

ORIGINAL

①

Affidavit of Fact
United States District Court
for the
Eastern District of New York

Empress Hadiya Bey
vs

CHEN, J.

REYES, M.J.

CV 19-1877

Josephine Antoine
Joseph Schwarz
Nossen Schwarz

~~Rose~~ Enrique 'René' Rivera

David Friedman
Yael Goldman
Jacqueline D. Williams

Elizabeth Barnett
Joe Morgano Esq

Amanda G. Katz Esq
Alan Sputz Esq

Zachary W. Carter Esq

Deanna Flaherty Esq
Andrew Lee Esq

Timothy Marsh Esq

Stephen Schwarz Esq

Abena Darkeh

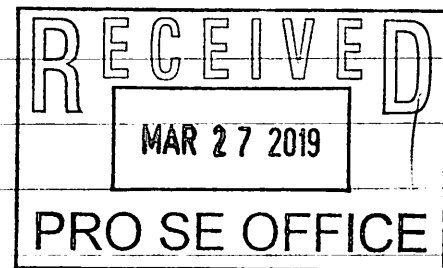
Eric Gonzalez Esq

Meena Seralathan Esq

Rebecca Mitchell

Alicia Frisch # 23972

Michael Mancilla # 23627



(2)

Michelle Giglio
Toddmen # 20969

Gellineau # 15315

Sgt Quintero # 5330

Epstein # 15092

Sgt Sandra Osborne

Leutenecht Peter Sotiriou

Letitia James

Eric L Adams

David A Hansell

William Harrington

Alyson Thompson

Tiffany Hicks

Cheryl Bender

Cheryl Place

J. Sanchez

W. Vega

K. Mack

A. Babb

Jane Doe #1

Renee Pinkney

Landai Barnes

Alakeem Adekoya

Barbara Famosa

Kolawole Kareem

Dreen Patterson

Javannah Lily

13

Attachment #1 (Defendants cont)

Kelli Muse

Jacques Jihen

Eric Enderlin

Princess Palmer

Rose McCREA

Robert Ezra Pour

Ken Haron

Ben Soleiman

Joseph Soleiman

Jason Hâtkin

Achilles Perry

Michael Parlami

Michael Koroglu yen

Sandy Koroglu yen

Paula Benjamin-Howard

Jeffery R. Stern

Alicia Rezzag

John Butta Caval

Steven Banks

Bill De Blasio

Richard A. Carranza

Lazaro Valdez

Tracy kitt

Linda Ford

Jennifer Goldsten

Gutman, Mintz, Baker's Sonnenfeldt, LLP

Andrew Cuomo

(19)

Attachment #2

Defendants (cont)

Scott Stranger
Sheila S. Poole

)

(3)

Helene Marcel
Cynthia Robinson
Heather Anwer
Miriam Vasquez
Nessencia Figueroa
Hopelee Hobson
Frances Carr
KC Saunders
Grisel Caban
Carol Joidan
Jack Bowden
Dennis Burton
Andrea Darrell
Petra Legette
Leather Jennings
Dominique Manfreda
Felix Padilla
Melanie Alves

(Et al) see Attachment #1 and 2

Criminal Complaint

Comes now Empress Nadiya Bey, appearing to notice this Court and a Grand Jury therein, that the Defendants are in criminal violation of the laws of the Sovereign New York State, and are additionally involved ~~in~~ in Collusion and Conspiracy against the rights and property of Empress Nadiya Bey and against the ~~the~~ peace and

(4)

dignity of other Sovereigns within this state Republic. That the defendants are engaging in this conspiracy and criminal activity in the mistaken belief that they have some sort of jurisdiction or venue with this state Republic, and that they have immunity from criminal prosecution within this state Republic. Defendants are Unregistered agent who have no authority, jurisdiction, or venue to act or function without the United States of America.

That their actions and activities are in violation of the Common Law and Criminal Laws of this Union State Republic include but not limiting to:

1. Extortion of Empress Hadiya Bey's property by use of wrongful force, fear and under color of official right
2. Unlawful threats and actual commission of unlawful injury to the person and property of Empress Hadiya Bey
3. Unlawful Attempts to extort by threatening letters.
4. Defend letters accusing Empress Hadiya Bey of Crime.

5

- 5 Attempted Extortion under color of official right.
- 6 Kidnapping of Empress Hadiya Bey and her 4 children under color of law
- 7 Repeated unlawful violations of the personal liberty of Empress Hadiya Bey
- 8 Repeated unlawful violations of the Privacy of Empress Hadiya Bey
- 9 Repeated unlawful acts to obtain interest and possessory right in real property by false pretense including misrepresentation, deceit, fraud, menace and duress which has affected the right to the and interest in real property belonging to Empress Hadiya Bey
- 10 Unlawful offering of false instrument to be filed.
- 11 Unlawful making and delivery of instrument containing knowing false ~~knowledge~~ statements.
- 12 Accessory to the Unlawful making false entries in books of records
- 13 Execution and transmission of fraudulent documents designed to defraud, deceive, menace, threaten, coerce, and intimidate Empress Hadiya Bey, her past and present employers, State and County officials, prospective property buyers, lending and credit reporting institutions and the general public.
- 14 Conspiracy to overthrow the government of the United States of America and the government

6

of this union state Republic.

- 15 Criminal Conspiracy to deprive Empress Hadjya Bey of her life, liberty, and Property.
- 16 Grand Larceny and accessory to grand larceny.
- 17 Unlawfully Receiving Stolen Property
- 18 Malicious Trespass upon private property
- 19 Illegal Seizure and Levy upon Private Property Without Due Process or other lawful authority
- 20 Unlawful ~~to~~ exercise of police power
- 21 Intentional Criminal trespass upon private property

Section Number two (2)

- Criminal acts by Defendants in violation of United States Laws 11

NOTICE

Empress Hadjya Bey denies any acceptance of foreign jurisdiction by the following citations of Criminal offences committed by the defendants against title 18 USC

- 1 Conspiracy against rights [Title 18, Section 241]
- 2 Deprivation of rights under color of law [title 18, Section 242]
- 3 Extortion by officers and Employees of the United States [Title 18 Section 872]
- 4 Interstate Communication [Title 18, Section 876]

⑦

5. Mail by threatening communications [Title 18, Section 1018]
6. Mail fraud and swindles [Title 18, Section 1341]
7. Communication fraud (wire, radio, and television) [Title 18, Section 1343]

Note: An injunction is hereby sought against the Defendants for criminal violations set forth in items 4, 5, 6 and 7 above as set forth in title 18, Section 1345 to prevent continued aggression against Empress Hadriya Bey.

8. Peonage [Title 18, Section 1581]
9. Enticement into slavery [Title 18, Section 1583]
10. Racketeering by interference with commerce by threats or violence [Title 18, Section 1951]
11. Treason [Title 18, Section 2381]
12. Misprision of treason [Title 18, Section 2382]
13. Seditious Conspiracy [Title 18, Section 2384]

Section Number three (3) - Demand to address the Grand Jury

I, Empress Hadriya Bey, being a Sovereign in and over this Union state Republic, and a victim of criminal abuse by unregistered agents of a foreign government, hereby makes a special appearance before this court and demand that a Grand Jury be established here to

(8)

exercise its primary function as a shield for the innocent, and as representatives of the people and to undertake an investigation of the above defendants and certain other individuals, agents and public officials, and to ascertain the true nature of their acts committed under color of law and in violation of numerous provisions of criminal law as set forth above with the purview and jurisdiction of this court and Grand Jury.

A Grand Jury assembled, has the fundamental right and responsibility to prevent governmental excesses and abuses and violation of United States Criminal law. Further, it is their duty to help victims of government abuse of power and unlawful activities to bring to light the lawlessness of public officials and others and not to be a mere rubber stamp for governmental indictments, but to protect the private American, her property and her rights from legal plunder, for without the Grand Jury, honest Americans cannot hope to prevail against today's color of law statutes and legal priesthood (Judges and Attorneys) and their consolidation of power!

It is imperative to the security and liberty of this nation and this state that I be able

(9)

to present oral and documentary evidence to an assembled Grand Jury. I have evidence of violation of oaths of office, Conspiracy, Attempted extortion, fraud, and other criminal acts bordering on treason committed by the Defendants and other individuals and officials within the government, the Justice Department and within the state government.

I have evidence and testimony from witnesses that the Defendants and other officials involved, are operating illegally outside the bounds of any valid law or Constitutional Authority, jurisdiction or venue.

That the Defendants and other officials are using fear, coercion, restraint, Conspiracy and subversion against the people of this Union State Republic, and the Undersigned in particular, despite all of the above, and despite numerous and repeated warnings by the Undersigned and others concerning their criminal violations of the law and of their unlawful activities against the Constitutional Common Law of this nation and this Union State Republic, the defendants continue with seeming impunity in their Criminal activities against the rights, property

(9)

and liberty of Empress Hadiya Bey and other State Sovereign and Citizens.

Therefore, I, hereby state that I am a victim of government abuse, and I hereby charge and accuse the Defendants and other officials with violating numerous provisions of this states Criminal laws and of Conspiring to deprive the Undersigned and Other State Sovereigns and State Citizens of rights Secured to them by this states Republic Constitution and the Common Laws Pursuant thereto, and respectfully request an investigation into all of their activities without the United States in this Union State Republic.

Many of the actions by the Defendants and these officials are not authorized by any valid law, and it appears that the Defendants and these officials and personnel have become enemies of our Constitutional Republic's by attempted subjugation of the Sovereign body of the People and by this and other covert acts they are attempting to weaken and destroy our Constitutional form of Government and our Bill of Rights!

Under the fundamental law of this Republic

(D)

and the Common law, "Treason", is understood to mean "Betrayal After Trust", and therefore that of Section 2381 of Title 18 "Adheres to Their Enemies" means anyone who appears to be one of we the people and professes or takes an oath to "adhere" to our Constitution and Bill of Rights (in order to gain our trust) and then knowingly betrays that trust by covertly "adhering" to and actively "aiding" our enemies by weakening and eventual destruction of those Supreme Laws. The above officials have been notified of the law and of their criminal activities, but have continued unabated in their criminal violation thereof.

Empress Hadiya Bey appeals to this Grand Jury to act in proper role as a ~~Shield for the~~ Empress Hadiya Bey and other Patriotic Americans by preventing this abuse from continuing.

Empress Hadiya Bey hereby and herein formally requests a reasonable amount of time to address this or any other Grand Jury assembled and be given a fair and impartial hearing without a Title of Nobility (Attorney) present, and to present evidence and testimony concerning the activities by the Defendants.

(11)

outlined above.

If this is still a free country, if the people are still in control of their public servants; if truth is to be the victor; then it will be heard.

Caveat

"I know of no safe depository of the ultimate powers of the Society but the people themselves; and if we think them no enlightened enough to exercise their control with a wholesome discretion, the remedy is not to take it from them, but inform (them)!" Thomas Jefferson, author of the Declaration of Independence Co-Author of the US Constitution.

"In the beginning of a change, the Patriot is a Scarce man, and brave, and hated and scorned; when his cause succeeds, the timid join him, for then it costs nothing to be a Patriot." Mark Twain

"All that is necessary for triumph of Evil, is that Good men do nothing!" "Evil will also ~~break~~ triumph when Good men and women on Grand Juries are denied the opportunity or refuse to hear complaints

(12)

Against Government by Victims of Government abuse." Cliff Turner, American patriot

27th March 2019

All Rights Reserved
I am Empress Hadiya Bey
Natural Person, In Propre Personam, Sicut

On This ~~do~~ 11th day of March,
2019, before me a Notary Public for
the State of NY County
of Kings personally appeared
Empress Hadiya Bey (Ex Rel Cheryln Jones) [] personally
Known to me (or) I proved to me
on the basis of Satisfactory evidence to
be the Sovereign whose name is
Subscribed to within instrument and she
executed the same in her authorized
status or capacity

Witness my hand and official seal

Notary Public

Regina J. Brooks
Notary Public, State of New York
No. 01BR6310577 Kings County
Commission Expires 08/25/2022

Regina J. Brooks

Attachment #3

15

Addresses for Defendants and Related Cases

① Josephine Antoine Child Protective Specialist
 1274 Bedford Avenue Case Number 8EN-11095-98/18
 Brooklyn, New York 11216 NN-11620-23/18
 NN-00298-301/19
 CR-0217351-18 KN
 Both in her individual and official Capacity

② Joseph Schwartz Building Manager
 277 Classon Avenue B (643 Franklin Avenue
 Brooklyn, New York 11205 Brooklyn, New York) and others
 Case # Index # 58376/19 others

③ Nossen Schwartz Building Manager
 277 Classon Avenue B (643 Franklin Avenue
 Brooklyn, New York 11205 Brooklyn, New York and others
 Index # 58376/19 NN-11095-98/18 CR-0217351-18 KN
 NN-11620-23/18 CR-0244511-18 KN

④ Enrique "Rene" Rivera Building Superintendent
 Unknown Brooklyn, New York (643 Franklin Avenue
 Index # 58376/19 and others Brooklyn, NY
 NN-11095-98/18 CR-0217351-18 KN
 NN-11620-23/18 CR-0244511-18 KN

⑤ David Friedman Building Manager
 Unknown Brooklyn New York

⑥ Yoel Goldman Property Owner / Developer
 Unknown Brooklyn New York

⑦ Jacqueline D. Williams Family Court Judge
 330 Jay Street (magistrate)
 Brooklyn, New York Docket # NN-11095-98/18
 Both in her official and individual Capacity

⑧

Elizabeth Barnett Family Court Judge
330 Jay Street, Part 4 (Magistrate)
Brooklyn, New York Docket # NN-11620-23/18
NN-00298-301/19
Both in her individual and official Capacity

⑨

Joe Morgan Esq Special Assistant Corporation Counsel
330 Jay Street 12th floor (SACC) Docket # NN-11095-98/18
Brooklyn New York NN 11620-23/18
NN 00298-301/19
Both in her individual and official Capacity

⑩

Amanda G. Katz Attorney for Administration
330 Jay Street, 12th floor for Children's Services
Brooklyn, New York Docket #s NN-11095-98/18
NN-11620-23/18 NN-00298-301/19
Both in her individual and official Capacity

⑪

Alan Sputz Special Assistant Corporation
330 Jay Street, 12th floor Counsel / Deputy Commissioner for
Brooklyn New York Family Court Legal Services
Both in his official and individual Capacity

Docket #s NN-11095-98/18
NN-11620-23/18

NN-00298-301/19

⑫

Zachary W. Carter Corporation Counsel of New
350 Jay Street York City
Brooklyn New York Docket # NN-11095-98/18 NN-00298-301/19
NN-11620-23/18
Both in his individual and official capacity

⑬

Deanna Flaherty Special Assistant Corporation
330 Jay Street Counsel

(14)

Brooklyn, New York Docket # 1695-98/48
NN-11620-23/18 NN-20298-301/K
Both in her individual and official Capacity

(14) Andrew Lee Esq Assistant District Attorney
350 Jay Street Case # Cr-024451-18 Kn
Brooklyn, New York 11201
Both in his individual and official Capacity

(15) Timothy Marsh Esq Assistant District Attorney
350 Jay Street Case #'s Cr-024452-18 Kn
Brooklyn New York 11201 Cr-0244511-18 Kn Cr-027351-18 Kn
Both in his official and individual capacity

(16) Meenal Seralathan Esq Assistant District
350 Jay Street Attorney
Brooklyn New York 11201 Case# Cr-0244511-18 Kn
Both in her individual and official Capacity

(17) Rebecca Mitchell Law Assistant for the
350 Jay Street people Case # Cr-0244511-18 Kn
Brooklyn New York
Both in her individual and official
Capacity

(18) Stephen Schwartz Assistant District Attorney
350 Jay Street Case# Cr 0244511-18 Kn
Brooklyn New York

(18)

Both in his individual and official capacity

① Eric Gonzalez Esq. Brooklyn District
350 Jay Street Attorney
Brooklyn New York Cr-0244511-18 kn
Case #3 Cr-0244521-18 kn
Cr-0217351-18 kn
Both in his individual and official capacity

② Alicia Frisch # 23972 New York City
127 Utica Avenue Police Officer
Brooklyn New York 11213 Case# Cr-0217351-K8 kn
Both in her individual and official
Capacity

② Michael Mancilla # 23627 New York City
127 Utica Avenue Police Officer
Brooklyn New York 11213 Case# Cr-0244511-18 kn
Both in his individual and official capacity

② Michelle Giglio New York City
127 Utica Avenue Police Officer
Brooklyn New York 11213 Case# Cr-0217351-18 kn
Both in her individual and official Capacity

③ Grellineau # 15315 New York City
127 Utica Avenue Police Officer
Brooklyn New York 11213 Case# Cr-0217351-18 kn
Both in his individual and official capacity

19

24 Sergeant Uvintero # 5330 New York City
127 Utica Avenue Police Officer
Brooklyn New York 11213 Casett Cr-0217351-18 Kn
Both in his individual and official Capacity

25 Toddman # 20869 New York City
127 Utica Avenue Police Officer
Brooklyn, New York 11213 Casett Cr-0217351-18 Kn
Both in his individual and official capacity

26 Epstein # 15092 New York City
127 Utica Avenue Police Officer
Brooklyn New York 11213 Casett Cr-0217351-18 Kn
Both in his individual and official capacity.

27 Sergeant Sandra Osborne New York City
127 Utica Avenue Police Officer
Brooklyn New York 11213 Casett Cr-0217351-18 Kn
Both in her individual and official Capacity

28 Lieutenant Peter Sotiriou New York City
127 Utica Avenue Police Officer
Brooklyn New York 11213 Casett Cr-0217351-18 Kn
Both in his individual and official capacity

29 John Buttaracavoli Deputy Inspector New
127 Utica Avenue York City Police Department

(30)

Brooklyn New York 11213 Case# Cr-0217351-18kn
Both in his individual and Official Capacity

(31) Abena Darice New York City Crime
120 Schermerhorn Street Court Magistrate
Brooklyn New York 11201
Both in her individual and official
Capacity Case#s Cr-0244921-18kn Cr-0244811-18kn
Cr-0217351-18kn

(32) Letitia James New York State Attorney
120 Broadway ~~New York~~ General
New York, New York 10271
Both in her individual and official Capacity

(33) Eric L Adams Brooklyn Borough President
209 Juralement Street
Brooklyn New York 11201
Both in his individual and official Capacity

(33) David A Flansell Commissioner for Administration
150 Williams Street Commissioner for Children's Services
New York, New York 10038 NN-11095-98/18 NN-00298-201/18
NN-11620-23/18
Both in his individual and Official Capacity

(34) Steven Banks Department of Social Services
150 Greenwich Street, 46th fl Commissioner
New York, New York 10007 Case# 3984216
Both in his individual and official capacity

(20)

(36) Richard A. Carranza NYC Department of Education
52 Chamber Street Chancellor
New York, New York 10007 Case # NN-11620-23/19
NN-00298-301/19
Both in his individual and official Capacity

(36) William Harrington Director of Office of
333 Seventh Avenue, 7th Floor Homeschooling
New York, New York 10001 Case # NN-11620-23/19
NN-00298-301/19
Both in his individual and official Capacity

(37) Alyson Thompson Public School 160
109-59 Inwood Street Employee
Queens, New York 11438 Case # NN-11620-23/19
NN-00298-301/19
Both in her individual and official Capacity

(38) Tiffany Hicks Public School 160
109-59 Inwood Street Employee
Queens, New York 11438 Case # NN-11620-23/19
NN-00298-301/19
Both in her individual and official Capacity

(39) Cheryl Bender Public School 160
109-59 Inwood Street Employee
Queens, New York 11438 Case # NN-11620-23/19
NN-00298-301/19
Both in her individual and official Capacity

(40) Cheryl Place Public School 160
109-59 Inwood Street Employee Case # ~~11620-23/19~~ NN-11620-23/19
NN-00298-301/19

22

Queens, New York 11435

Both in her individual and official capacity

(41) I. Sanchez Human Resources Administration
30 Thornton Street Employee
Brooklyn New York Case # 3784216
Both in her individual and official capacity

(42) L. Vega Human Resources Administration
30 Thornton Street Employee
Brooklyn New York Case # 3784216
Both in their individual and official capacity

(43) K. Mack Human Resources Administration
30 Thornton Street Employee
Brooklyn New York Case # 3784216
Both in their individual and official capacity

(44) A. Babb Human Resources Administration
30 Thornton Street Employee
Brooklyn New York Case # 3784216
Both in their individual and official capacity

(45) Jane José (Manager) Human Resources Administration
495 Clermont Avenue 4th floor Employee
Brooklyn, New York 11238 Case # 3784216
Both in her individual and official capacity

28

(46) Paula Benjamin Howard Family Center Manager
493 Nostrand Avenue (Contractor for ACS)
Brooklyn, New York 11216 Case # NN-11620-23/18
Both in her individual and Official Capacity

(47) Renée Pinkney Family Center Manager
493 Nostrand Avenue (Contractor for ACS)
Brooklyn, New York 11216 Case # NN-11620-23/18
Both in her individual and Official Capacity

(48) Landai Barnes Family Center Caseworker
493 Nostrand Avenue (contractor for ACS)
Brooklyn, New York 11216 Case # NN-11620-23/18
Both in her individual and Official Capacity

(49) Alakeem Adekoya (Office of Children and
Capital View Office Park Family Services Employee)
52 Washington Street Case # NN-11620-23/18
Rensselaer, New York 12144
Both in his individual and Official Capacity

(50) Barbara Famosa Administration for Childrens
150 Williams Street Services Employee
New York New York 10038 Case # NN-11620-23/18
Both in her individual and Official Capacity

(51) Kolawole Kerven Administration for Childrens Service

(24)

150 Williams Street Case #
New York, New York 10038 NN-11620-23/18

Both in his individual and official capacity

(52) Dreen Patterson (ACS Employee)

150 Williams Street Case #
New York, New York 10038 NN-11620-23/18

New York, New York 10038

Both in her individual and official capacity

(53) Savannah Lily (ACS Employee)

150 Williams Street Case #
New York, New York 10038 NN-11620-23/18

New York, New York 10038

Both in her individual and official capacity

(59) Helene Marcel (Child Protective Specialist)

274 Bedford Avenue ~~Supervisor~~ Case #

Brooklyn, New York 11216 NN-11620-23/18

Both in her official and individual capacity

(55) Cynthia Robinson (ACS Employee)

150 Williams Street Case #
New York, New York 10038 NN-11620-23/18

New York, New York

Both in her individual and official capacity

(56) Miriam Vasquez (ACS Employee)

150 William Street Case #
New York, New York 10038 NN-11620-23/18

New York, New York

(56)

Both in her individual and official capacity

(57)

Yessenia Figueroa

1274 Bedford Avenue

ACS Employee

case #

NN-11620-23/18

Brooklyn, New York 11216

Both in her individual and Official Capacity

(58)

Hopelee Hobson

1274 Bedford Avenue Manager

(Child protective specialist)

case #

NN-11620-23/18

Brooklyn New York 11216

Both in her individual and official Capacity

(59)

Frances Carr

150 Williams Street

ACS Employee

case #

NN-11620-23/18

New York, New York 10038

Both in their individual and official Capacity

(60)

Kh Saunders

150 Williams Street

ACS Employee

case Number

NN-11620-23/18

New York, New York 10038

(61)

Grisel Caban

1274 Bedford Avenue

ACS Employee

case #

NN-11620-23/18

Brooklyn New York 11216

Both in her individual and Official Capacity

(25)

(62) Carol Joiday ACS Employee
150 Williams Street Case #
New York, New York NN-11620-23/18
Both in her individual and official capacity

(63)

Jack Boxden ACS Employee
150 Williams Street Case #
New York, New York NN-11620-23/18

Both in his individual and official capacity

(64)

Dennis Burton ACS Employee
150 Williams Street Case #
New York, New York NN-11620-23/18

Both in his individual and official capacity

(65)

Andrea Darrell Child Protective Specialist
1274 Bedford Avenue Case #
Brooklyn, New York 11216 NN-11620-23/18

Both in her individual and official capacity

(66)

Linda Ford Director, Forestdale Inc.
67-35 112th Street Case #
Forest Hills, New York 11375 NN-11620-23/18

Both in her individual and official capacity

(67)

Jennifer Goldstein Administrative Supervisor, Forestdale Inc.
67-35 112th Street Case # NN-11620-23/18

27

Forest Hills, New York 11375

Both in her individual and official capacity

(68) Tracy Kott Caseworker Forestdale Inc
67-35 112th Street Case# NN-11620-23/18
Forest Hills, New York 11375

Both in her individual and official capacity

(69) Petra Legette (Caseworker Supervisor Forestdale Inc)
67-35 112th Street Case# NN11620-23/18

Forest Hills, New York 11375

Both in her individual and official capacity.

~~Debbie Jennings~~

(70) Debbie Jennings (Parent Advocate Forestdale Inc)
67-38 112th Street Case# NN-11620-23/18
Forest Hills, New York 11375

Both in her individual and official capacity

(71) Dominique Manfreda (ACS Employee)
150 Williams Street Case # NN11620-23/18
New York, New York 10038

Both in their individual and official capacity

(72) Felix Padilla (ACS Employee)
150 Williams Street Case# 11620-23/18
New York, New York 10038

(23)

Both in his individual and official capacity

(73)

Melanie Alves

1274 Bedford Avenue

Brooklyn New York 11216

ACS Employee

NN-11620-23/18

Cesett's NN-00298-301/19

Both in her individual and official capacity

(74)

Kelli Muse

350 Jay Street

Assistant District Attorney

NN-1095-98/18

case # Cr 0217351-18/kn NN-11620-23/18

Brooklyn New York

Both in her individual and official capacity

(75)

Jacques Jihia

66 John Street, Room 104 Case # Block and Lot #s
00728 0056, 01918 0023, 01916 0041, 0048, 0039

New York, New York 10038 01948 0025, 00392 0041, 0048, 0039

Department of Finance Commissioner

01916 0023, 01918 0041, 0048, 0039

Both in his individual and official capacity

(76)

Eric Indenbirken

100 Gould Street

Case # NN-11620-23/18 Cr 0217351-58/kn
00728 0056, 01918 0023, 01948 0025, 00392 0041, 0039

Block and Lot #s 01916 0048, 0039

Both in his individual and official capacity

(77)

Princess Palmer

2283 West 131st Street HDFC Head office

7th Avenue Block and Lot 01728 0056

New York New York 10030

Cr 0244921-18/kn

Both in her individual and official capacity

29

(78) Rose McCrean Prestige Management Inc Agent
1200 Zerega Avenue Block and Lot 01728 0056
Bronx New York 10462 Cr-0244921-18/kn
Both in her individual and official capacity.

(79) Robert Ezra Pour 133 Equites LLC Head Officer
316 West 118th St Block and Lot 01916 0023
4th floor Cr 0244921-18/kn
New York New York 10026
Both in his individual and official capacity

(80) Ken Haron 133 Equites LLC Officer
316 West 118th Str Block and Lot 01916 0023
4th floor Cr-0244921-18/kn
New York New York 10026
Both in his individual and official capacity

(81) Dan Haron KSR Realty Management Inc Agent
316 West 118th Street Block and Lot 01916 0023
4th floor Cr 0244921-18/kn
New York, New York 10026
Both in his individual and official capacity

(82) Ben Soleimani ABJ Chosen LLC Head Officer
1652 Park Avenue #LL Block and Lot 01948 0025
New York New York 10035 Cr 0244921-18/kn
Both in his individual and official capacity

(30)

(83)

Joseph Soleimani

ABJ Chusen LLC Agent

1652 Park Avenue # LL

Block and lot 01948 0025

New York, New York 10035

Cr 0244921-18/kn

Both in his individual and official capacity

(84)

Jason Hartkin

City Path LLC Head office

3 West 102nd St # Bsmt

Block and lot 00392 0041

New York, New York 10025

Cr 0244921-18/kn

Both in his individual and official capacity

(85)

Stu Achilles Perry

City Path LLC Partner/office

38 Sycamore Drive

Block and lot 00392 0041

Upsaddle River New Jersey 07458

Both in his individual and official capacity

(86)

Michael Parlami

City Path LLC Partner/office

38 Sycamore Drive

Block and lot 00392 0041

Upsaddle River, New Jersey 07458 Cr 0244921-18/kn

Both in his individual and official capacity

(87)

Mikhail Korogluyshev

MD Rentals LLC Head office/

2604 National Drive

Agent

Brooklyn New York 11234

Block and lot 01469 0039

Cr 0244921-18

Both in his individual and official capacity

(88)

Sandy Korogluyshev

MD Rentals LLC Partner

(31)

2604 National Drive Block and Lot 01468 0039
Brooklyn New York 11234 Cr 0244921-18kn
Both in her individual and official capacity

(31)

Jeffrey L Stern

Attorney

141 Livingston Street
Brooklyn New York

Index # 58376/19

Both in his official and individual capacity

(32)

Alia Razzag

Clerk of the Court of the

141 Livingston Street City of New York
Brooklyn New York Index # 58376/19

Both in his individual and official capacity

(33)

Gutman, Mintz, Becker, Sonnenfeld

Attorneys for Landlord

813 Jericho Turnpike

Index # 58376/19

New Hyde Park, New York Cr 0217351-18kn Case #S NN-11620-23/18

11040

Cr 0244511-18kn

All individuals directly related to the aforementioned cases in the individual and official capacity.

(34)

Andrew Cuomo

Governor of the

The Executive Chamber

State of New York

Capitol, Albany New York

Block and Lot # 01728 0058

10017 101918 0023, 01949 0025, 00392 0041
Case #S NN-11620-23/18 Cr 0244921-19kn
01468 0039, NN-1095-98/19 NN 00298-301 119 Cr 0217351-18/19
Cr 0244511-18/19

Both in his individual and official capacity

(32)

⑬ Bill De Blasio
City Hall

Mayor of the City of
New York

New York, New York 10007 Block and Lot #s 01728 0056,

01918 0023, 01948 0025 00392 0041, 01468 0039
NN-1095-98/19 NN-00298-301/19 Cr-0217351-18kn
Case #s NN-11620-23/18 Cr-02444921-18kn Cr-0244511-18kn

Both in his individual and Official Capacity

⑭ Scott Stringer

1 Center Street

New York, New York 10007

New York City Comptroller

Block and Lot #s 01728 0056,

01918 0023, 01468 0025

00392 0041 01468 0039 Case #s
NN-11620-23/18 NN-00298-301/19 Cr-0217351-18kn
NN-1095-98/18 Cr-02444921-18kn Cr-0244511-18kn

Both in his individual and official capacity

⑮ Sheila J. Poole

52 Washington Street

Rensselaer NY 12144

Commissioner for Children

and Family Services

Case # NN-11620-23/18 NN-00298-301/19
NN-1095-98/18

Both in her individual and official capacity

①

ORIGINAL

Affidavit of fact
United States District Court
for the

Eastern District of New York

CHEN, J.

REYES, M.J.

Empress Hadiya Ara Bey

v

The State of New York

Et Al.

Affidavit of financial Statement
(Exercise of Constitutional/Treaty Secured Right)

CV 19-1877

Empress Hadiya Ara Bey
Natural Person, In Propria Personam

c/o 6413 Franklin Avenue 2L
Brooklyn, New York
[Zip Exempt]
Non. Domestic

RECEIVED
MAR 27 2019
PRO SE OFFICE

To United States District Court Eastern District of New York
Office of the Clerk Douglas C. Palmer
225 Cadman Plaza East
Brooklyn, New York 11201

Notice of Judges Oath Bound
Obligations and Fiduciary Duties

United States Constitution Article VI

(2)

"All Debts contracted and engagements entered into before the Adoption of this Constitution, Shall be as valid under the United States under this Constitution, as under the Confederation. This Constitution, and the Laws of the United States which shall be made in pursuance thereof; And all Treaties made, or which shall be made, under the Authority of the United States shall be the Supreme Law of the Land; and the Judges in every State shall be bound thereby, anything in the Constitution or Laws of any State to the contrary notwithstanding.

The Senators and Representatives before mentioned and the members of the several State Legislatures and all executive and judicial Officers, both of the United States and of the Several States shall be bound by Oath or Affirmation, to support this Constitution; but no religious test shall ever be required as a qualification to any office or public trust under the United States."

Article I Section X

"No State shall enter into any Treaty, Alliance or Confederation; grant Letters of Marque

(2)

and Reprisal; Coin Money; emit bills of credit; make any thing but gold and Silver Coin a tender in Payment of debts; pass any Bill of Attainer, ex post facto law, or Law impairing the Obligation of Contracts, or grant any Title of Nobility."

Amendment V

"No person shall be held to answer for a Capital, or otherwise infamous Crime, unless on a presentment or indictment of a Grand Jury; except in Cases arising in the Land or Naval forces, or in the Militia when in actual Service in time of War or public danger; nor shall any person be subject for the same offence to be twice put in jeopardy of life or limb; nor shall be compelled in any Criminal Case to be a witness against himself, nor be deprived of life, liberty or property, without due process of law; nor shall private property be taken for public use without just Compensation."

I Affirm, for the record, I do not have or possess, any gold or Silver Coins as prescribed by United States Constitution Law, which is lawful money to pay the

(4)

restrictive demands, conditionally commanded by employees and contractors of the Court. The said restrictions (unconstitutional) are arbitrary (hindering Due Process) and imposed for processing these documents as stipulated in the United States Constitution noted above.

Therefore, I submit this Writ "In forma Pauperis" being an exercise and enjoyment of my unconditional, inalienable Constitutional/Treaty Secured Rights (and not a feudal fee-burdened privilege) to timely and speedily enforce Due Process of Law, as noted above. Your demand for a "Financial Statement" is used as an instrument to deny me due process of law and my right to free access to the Courts. I introduced an Affidavit of Fact to be submitted as Evidence. Someone in the Courts tampered with that evidence, which is a federal violation and misrepresented it as a Motion which is discretionary and an assumption that permission must be requested in order to exercise my Constitutional rights, and an exercise of a right is a Constitutional right and not a request and this office knows that. This is a direct violation of my "Secured Constitutional/Treaty Secured rights which is Supreme

(5)

Law of the Land and 'Stare Decisis' and a violation of your "Oath of Office". Furthermore as there is no Law as prescribed in the United States Constitution stating that a "financial Statement", "Financial Fee/Federal laws", or a "Motion" requesting permission must be submitted in order to exercise my Constitutional Rights, your demand is a violation of Amendment IX of the United States Constitution and your fiduciary duties.

Amendment IX

"The enumeration in the Constitution, of certain rights, shall not be construed to deny or disparage others retained by the people."

"Where rights secured by the Constitution are involved, there can be no rule making or legislation which would abrogate them." *Miranda v. Arizona* 384 US 436, 125.

As an officer(s) of the Court, you and your assigns are bound (or have) Solemn Oath (see Article VII) to uphold and support the Constitution for the United States Republic. Refusal of this "Affidavit of Financial Statement"

is Construed to deny me timely "Due Process" and will be a 'Colorable ~~act~~' to violate my Secured exercise of a Right. Such an act and imposition is a violation of your Official Dath of Office. This can result in additional Lawful remedy actions filed against those Violating Officers of the Court, Under Title 18 and Title 42, in their official and private capacities. The Law always gives a remedy for the people against Color of Law actions committed by those who violate their Daths of Office Colluding to abridge the Rights Secured for the Natural Beings and the Citizens.

I respectfully, with 'Good Faith' and with Honor, by right to unhindered Due Process, submit this 'Affidavit of Financial Statement' and Evidence.

27th March 2019

Thank You
I am, ^{All Rights Reserved}
Empress Hadiya Beg
Empress Hadiya Arg Beg
Authorized Representative Natural Person, In Proprietary
Ex Relations CHEYLIN JONES All Rights Reserved
U.C.C. 1-207 / 1-308; U.C.C 1-103

c/o

643 Franklin Avenue 2L
Brooklyn New York
[ZIP Exempt]
Non - Domestic

On this 11th day
of March, 2019

Regina J. Brooks

Regina J. Brooks
Notary Public, State of New York
No. 01BR6310577 Kings County
Commission Expires 08/25/2022